

# QUINN & MELLEA, L.L.P.

ATTORNEYS AT LAW

CROSSWEST OFFICE CENTER  
399 KNOLLWOOD ROAD, SUITE 220  
WHITE PLAINS, NEW YORK 10603

ANDREW C. QUINN  
PHILIP J. MELLEA  
ROSA LUNA-MOLÉ\*  
BRUNO V. GIOFFRÉ, JR.\*  
ANTHONY J. DiFIORE\*\*

TELEPHONE (914) 997-0555  
FACSIMILE (914) 997-0550

CHRISTINA EANNIELLO  
LEGAL ASSISTANT

\* MEMBER NY & NJ BAR  
\* MEMBER NY, CT & FL BAR  
\*\*MEMBER NY & CT BAR

RECEIVED  
January 2, 2008

VIA FACSIMILE

The Honorable Charles L. Brieant  
United States District Court  
Southern District of New York  
300 Quarropas Street  
White Plains, New York 10601

Application granted. Conference now scheduled for  
Feb 21, 2008 at 9:15  
Time is excluded under the Speedy Trial Act through  
Feb 21, 2008  
SO ORDERED. Charles L. Brieant U.S.D.J.  
Dated: 1-3-08

Re: In re: Anthony Rypka  
Indictment No. 07 Cr. 980

Dear Judge Brieant:

Please be advised that the undersigned represents the Defendant Anthony Rypka in the above-referenced matter. In accordance with the Court's scheduling Order, motions to be filed on behalf defendant Rypka are due on Friday, December 21, 2007. I have spoken with AUSA Nicholas McQuaid, seeking an extension of time for which defense motions must be filed. The reason for this request includes our joint efforts to complete discovery. In furtherance thereof, the government has agreed to permit our expert access to the defendant's computer for forensic examination on January 8, 2008. Once Discovery is concluded, defendant Rypka shall be better able to file a complete motion.

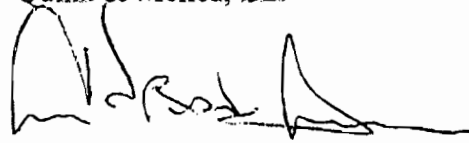
Consequently, I respectfully request an extension of the time in which to file motions on behalf of defendant Rypka to January 15, 2008. AUSA McQuaid has consented to this request. By this letter, defendant Rypka waives all applicable periods under the Speedy Trial Act.

Additionally, in compliance with communications had between the parties, I respectfully request that the Court schedule a date for oral argument relative to these motions on February 21, 2008 at 9:15 a.m. This date has been agreed to by all parties.

Thank you for your time and attention to this matter. Should you have any questions, please do not hesitate to call.

Very truly yours,

Quinn & Mellea, LLP

A handwritten signature in black ink, appearing to read 'Andrew C. Quinn', with a long horizontal flourish extending to the right.

Andrew C. Quinn, Esq.

ACQ:ce

cc: AUSA Nicholas McQuaid  
John Patten, Esq.

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CHRISTINA EANNIELLO  
LEGAL ASSISTANT

\* MEMBER NY & NJ BAR  
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\*\*MEMBER NY & CT BAR

December 19, 2007

*VIA FACSIMILE*

The Honorable Charles L. Brieant  
United States District Court  
Southern District of New York  
300 Quarropas Street  
White Plains, New York 10601

*07 CR 980 (CIA)*

Re: In re: Anthony Rypka  
Index No. 800027/2006

Dear Judge Brieant:

Please be advised that the undersigned represents the Defendant Anthony Rypka in the above-referenced matter. In accordance with the Court's scheduling Order, motions to be filed on behalf defendant Rypka are due on Friday, December 21, 2007. I have spoken with AUSA Nicholas McQuaid, seeking an extension of time for which defense motions must be filed. The reason for this request includes our joint efforts to complete discovery. In furtherance thereof, the government has agreed to permit our expert access to the defendant's computer for forensic examination on January 8, 2008. Once Discovery is concluded, defendant Rypka shall be better able to file a complete motion.

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Very truly yours,

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